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Via E-mail and Electronic Filing

800 MHz Transition Administrator LLC
c/o Robert B. Kelly
Squire, Sanders & Dempsey L.L.P.
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P.O. Box 407
Washington, DC 20044-0407
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**RE: Partial Opposition of SouthernLINC Wireless to Motient License Inc.'s
Guard Band Relocation Election (WT Docket No. 02-55)**

Dear Mr. Kelly:

Motient License Inc. ("Motient"), by and through its undersigned counsel, hereby seeks to make a clarification regarding its July 19, 2005 election to relocate its non-ESMR systems to unoccupied Guard Band channels at 861-862 MHz.¹

Motient recognizes the Commission's determination in the *800 MHz Report and Order* that, in some markets in the Southeast United States, there is insufficient spectrum to accommodate both incumbent ESMR licensees and new ESMR entrants migrating from the lower channels.² Motient further recognizes that, in those markets, the Commission designated the 813.5–824 MHz / 858.5–869 MHz band as the new ESMR band, thus eliminating the Guard Band. Motient hereby clarifies that it is *not* seeking to relocate its systems to Guard Band spectrum in markets where the Commission has eliminated the Guard Band.

¹ Motient License Inc., Guard Band Election Form (WT Docket No. 02-55) (July 19, 2005).

² Improving Public Safety Communications in the 800 MHz Band, WT Docket No. 02-55, *Report and Order*, 19 FCC Rcd 14969 ¶¶ 164-166 (2004) (subsequent history omitted).

Should you have any questions regarding Motient's July 19, 2005 election, please contact the undersigned.

Respectfully submitted,

By: /s/ Robert A. Mazer
Robert A. Mazer
Counsel for Motient License Inc.

cc: WT Docket No. 02-55 (via ECFS)
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